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45 **UNITED STATES DISTRICT COURT
46 DISTRICT OF NEVADA**

47 FREDRIC ELLIOTT, Individually, and On Behalf)
48 of All Others Similarly Situated,)

49 Plaintiff,)

50 vs.)

51 CHINA GREEN AGRICULTURE, INC., TAO LI,)

52 YING YANG, and KEN REN,)

53 Defendants.)

54) Case No. 3:10-CV-00648-LRH-RAM
55) CLASS ACTION
56) **DECLARATION OF JOSEPH E.**
57) **WHITE, III IN SUPPORT OF**
58) **MOTION TO APPOINT THE CHINA**
59) **GREEN INVESTOR GROUP AS**
60) **LEAD PLAINTIFF AND TO**
61) **APPROVE OF LEAD PLAINTIFF'S**
62) **CHOICES OF LEAD COUNSEL AND**
63) **LIAISON COUNSEL**

1 I, Joseph E. White, III, declare as follows:

2 1. I am a shareholder of the law firm Saxena White P.A., and serve as counsel for
3 class members Thomas Johnston, Giuliano Lazzaretti, Thuan Ly, Christina Galbraith, and
4 Charles White (collectively, the “China Green Investor Group”, or “Movant”). I submit this
5 declaration, together with the attached exhibits, in support of the Motion to Appoint the China
6 Green Investor Group As Lead Plaintiff and Approve of Lead Plaintiff’s Choices Of Lead
7 Counsel and Liaison Counsel.

8 2. Attached hereto as Exhibit A is a copy of a press release published on October 15,
9 2010, on *Globe Newswire*, a well-known, national, business-oriented publication, announcing the
10 pendency of the lawsuit against Defendants herein.

11 3. Attached hereto as Exhibit B are true and correct certifications of all class
12 members of the China Green Investor Group setting forth their transactions in China Green
13 Agriculture, Inc. (“China Green”) common stock.

14 4. Attached hereto as Exhibit C are charts setting forth the losses of Movant in
15 connection with its transactions in China Green common stock.

16 5. Attached hereto as Exhibit D are the firm biographies of Saxena White P.A., and
17 Bowen Hall Ohlson & Osborne.

18 I declare under penalty of perjury that the foregoing is true and correct.

19
20 Date: December 14, 2010

/s/Joseph E. White, III
Joseph E. White, III